CHAP. XVI.

II. Be it Enacted, by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Houses Goods taken of Assembly, and by the Authority of the same, That from and after the End by the Sheriff of Assembly of Assembly if any Write of Fine facing hall be delion Fieri faci- of this present Session of Assembly, if any Writ of Fieri facias shall be delivered to any Sheriff of this Province, if the Defendant, where the Judgment is against him for his proper Debt or Cost, will upon Oath shew all his Perfonal Estate, when thereto required, or where Judgment is rendered against him, as an Executor or Administrator, shew all the Personal Estate of the Deceased's in his Hands unadministered, to the Sheriff or his Deputy, so that how to be ap- such Sheriff may levy such Part thereof as the Creditor or Plaintiff, or his

praised,

and Notice in Satisfaction, as according to mount to the Debt and Cost. fufal to acthe Sheriff may retain fuch Goods in his own Rifque and Expence of and the Sheriff's Difgainst the Creditor.

Attorney in Fact, or in Law shall direct, such Sheriff shall within Three Days at furthest, cause such Goods, so taken, to be appraised by Four substantial Free-holders of his County, Two of them to be named by the Plaintiff, or his Attorney at Law or in Fact, and Two by the Defendant, and who are neither of Kin to Plaintiff or Defendant, Creditor or Debtor, who upon their Oaths to be administered to them by the said Sheriff, shall within Three Days, indifferently and justly Value and Appraise the said Goods and Chattels, so taken in Execution; and the Sheriff shall thereupon give Notice thereof given to the Creditor, or his Attorney at Law or in Fact, of the Value of the tor, who shall faid Goods, and shall deliver so much of the faid Goods, as according to such much thereof Appraisement, will amount unto the Debt or Damage, and Cost in such Execution mentioned, to the Plaintiff, or his Attorney at Law or in Fact, in Discharge of such Debt and Cost; and the said Plaintiff or Creditor is herethe Appraise by obliged to take and accept the same at such Appraisement and Value as ament shall a foresaid, in Satisfaction of so much of his Debt, Damage or Cost, as such Goods, according to Appraisement, will amount unto. And if any Creditor or Plaintiff, or his Attorney in Fact, or Law, shall refuse or deny to take and Or on his Re- accept the same, according to such Appraisement, such Sheriff is hereby aucept the same, thorized and impowered to retain in his Hands, at such Plaintiff's or Creditor's proper Risque, so much of the said Goods as will satisfy the same Debt or Damage, with Costs, for such Plaintiff's or Creditor's Use, who shall pay to fuch Sheriff all Costs and Charges he shall be at in keeping and securing Hands at the such Goods and Chattels; and the said Plaintiff or Creditor shall have no other Action against such Sheriff than only for such Goods and Chattels, so the Creditor, taken and retained as aforesaid, and such Sheriff shall give a full and sufficient Discharge to such Debtor for so much of the Debt and Cost, as such Goods, charge to the by such Appraisement, shall amount unto; which shall be a sufficient Bar afuch Amount, gainst such Plaintiff or Creditor, and perpetually bar and hinder him from shall be a per-taking out any other Execution against the Body, Goods or Chattels, Lands or petual Bar a- Tenements of such Debtor, whose Goods and Chattels as aforesaid, have been taken in Execution as aforesaid, for so much as such Goods, by Appraisement, shall amount unto; any Law, Statute, Usage or Custom to the contrary notwithstanding.

Where either point Two Appraisers in his Behalf.

III. Provided always, That in case the Plaintiff or Desendant are Nonrarty 18 ab-fent, the She- Residents within the respective Counties wherein such Writs shall be executed riff may ap- as aforesaid, or have not left an Attorney at Law, or in Fact, who is a Resident within the County, so that the Sheriff cannot conveniently give him or them Notice within Three Days after the serving such Writs according to the Exigence of this Act, and who shall not be present at such Time and Place of Appraisement, or who, on Notice given, shall not think fit to be present at such Time and Place, it shall and may be lawful for the Sheriff to choose Two sufficient Free-holders, qualified as aforesaid, on Part and Behalf of such If both Par- absent Party, to the Ends aforesaid. And in case that both Plaintiff and Deties be Non- fendant are likewise Non-Residents in such County, and cannot conveniently have Notice as aforesaid, nor shall be present thereat, that then such Sheriff, shall be, and is hereby impowered, on Behalf of both Parties, to choose Four Appraisers qualified as aforesaid, to make such Appraisement as afore-

Rendents, or absent, the Sheriff may choose Appractiers for both.